

AND POWER OF ATTORNEY
U.S.A.

ATTORNEYS' DOCKET NO.

P71185US0

ALL PATENTS, INCLUDING DESIGN
FOR APPLICATION BASED ON PCT, PARIS CONVENTION,
NON PRIORITY, OR PROVISIONAL APPLICATIONS

As a below named inventor, I declare that my residence, post office address and citizenship are stated below next to my name, the information given herein is true, that I believe that I am the original, first and sole inventor (if only one name is listed at 201 below), or an original, first and joint inventor (if plural inventors are named below at 201-203, or an additional sheet attached hereto) of the subject matter which is claimed and for which patent is sought on the invention applied:

ROOF RIDGE FLASHING

which is described and claimed in:

 PCT International Application No. PCT/NZ04/000224

filed September 17, 2004

 the attached specification the specification in application Serial No. 10/672,889

filed March 20, 2008

(if applicable) and amended on

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56, I hereby claim foreign priority benefits under Title 36, United States Code, §119 (a)-(d) of any foreign application(s) for patent or inventor's certificate having a filing date before that of the application on which priority is claimed;

Prior Foreign Application(s)

528389

(Number)

New Zealand

(Country)

18 September 2003

(Day/Month/Year Filed)

Priority Claimed

Yes

No

(Number)

(Country)

(Day/Month/Year Filed)

Yes

No

I hereby claim the benefit under Title 36, United States Code, §119(e) of any United States provisional application(s) listed below:

Application No.

Filing Date

Application No.

Filing Date

I hereby claim the benefit under Title 36, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not patentable as defined in Title 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application;

(Application Serial No.)

(Filing Date)

(Status: patented, pending, abandoned)

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorneys (Registration No.) to prosecute this application, receive and act on instructions from my agent, and transact all business in the Patent and Trademark Office connected therewith, HARVEY B. JACOBSON, JR. (20,851); JOHN CLARKE HOLMAN (22,769); MARVIN R. STERN (20,840); ALLEN S. MELSER (27,215); MICHAEL R. SLOBASICK (26,421); JONATHAN L. SCHERER (28,851); IRWIN M. AISENBERG (19,007); WILLIAM E. PLAYER (31,409); YOON S. HAM (48,307) and NATHANIEL A. HUMPHRIES (22,772)

SEND CORRESPONDENCE TO: CUSTOMER NO. 00138

DIRECT TELEPHONE CALLS TO:
(Please use Attorney's Docket No.) (202) 638-2888

JACOBSON HOLMAN
PROFESSIONAL LIMITED LIABILITY COMPANY
400 SEVENTH STREET, N.W.
WASHINGTON, D.C. 20004

JACOBSON HOLMAN
PROFESSIONAL LIMITED LIABILITY COMPANY

*Inventor(s) name must include at least one unabbreviated first or middle name.

FULL NAME OF INVENTOR	FAMILY NAME	GIVEN NAME	MIDDLE NAME
201	HAYNES	Andrew	Iao
RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP
Whangaparaoa	New Zealand	New Zealand	New Zealand
POST OFFICE ADDRESS	3/7 Raby Court Stanmore Bay	CITY	STATE OR COUNTRY ZIP CODE
	Whangaparaoa	Auckland	New Zealand
FULL NAME OF INVENTOR	FAMILY NAME	GIVEN NAME	MIDDLE NAME
202	NICHOLLS	Christopher	John
RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP
Auckland	New Zealand	New Zealand	New Zealand
POST OFFICE ADDRESS	160 Coronation Road, Glenfield	CITY	STATE OR COUNTRY ZIP CODE
		Auckland	New Zealand
FULL NAME OF INVENTOR	FAMILY NAME	GIVEN NAME	MIDDLE NAME
203	GIRDIU	Gabriel	Ian
RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP
Auckland	New Zealand	New Zealand	Romania
POST OFFICE ADDRESS	40 Coronation Road, Glenfield	CITY	STATE OR COUNTRY ZIP CODE
		Auckland	New Zealand

I further declare that all statements made herein of my own knowledge are true and that no statement is made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment or both, under section 1001 of Title 18 of the United States Code; and that such willful false statements may jeopardize the validity of the application for any patent issuing thereon.

SIGNATURE OF INVENTOR 201	SIGNATURE OF INVENTOR 202	SIGNATURE OF INVENTOR 203
DATE 2/12/06	DATE 2/12/06	DATE 2/12/06

 Additional inventors are named on separately numbered sheets attached hereto.

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JACOBSON HOLMAN PLLC
ADDITIONAL INVENTORS

Inventor(s) name must include at least one unabbreviated first or middle name.

204	FULL NAME OF INVENTOR BUCKINGHAM	FAMILY NAME BUCKINGHAM	GIVEN NAME Samuel	MIDDLE NAME Gwynn
204	RESIDENCE & CITIZENSHIP Auckland.	CITY Auckland.	STATE OR FOREIGN New Zealand	COUNTRY OF CITIZENSHIP New Zealand
204	POST OFFICE ADDRESS 3 Rubens Lane, West Harbour	POST OFFICE ADDRESS 3 Rubens Lane, West Harbour	CITY Auckland	STATE OR COUNTRY ZIP CODE New Zealand
205	FULL NAME OF INVENTOR	FAMILY NAME	GIVEN NAME	MIDDLE NAME
205	RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREIGN	COUNTRY OF CITIZENSHIP
205	POST OFFICE ADDRESS	POST OFFICE ADDRESS	CITY	STATE OR COUNTRY ZIP CODE
206	FULL NAME OF INVENTOR	FAMILY NAME	GIVEN NAME	MIDDLE NAME
206	RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREIGN	COUNTRY OF CITIZENSHIP
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211	POST OFFICE ADDRESS	POST OFFICE ADDRESS	CITY	STATE OR COUNTRY ZIP CODE

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under section 1001 of Title 18 of the United States Code; and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

SIGNATURE OF INVENTOR 204	SIGNATURE OF INVENTOR 205	SIGNATURE OF INVENTOR 206
DATE 21 11 06	DATE	DATE
SIGNATURE OF INVENTOR 207	SIGNATURE OF INVENTOR 208	SIGNATURE OF INVENTOR 209
DATE	DATE	DATE